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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/936,931	01/24/2002	Ingo Schuering	449122010600	2998
25227	7590 08/25/2004		EXAMINER	
MORRISON & FOERSTER LLP			ELKASSABGI, HEBA	
1650 TYSONS BOULEVARD SUITE 300			ART UNIT	PAPER NUMBER
MCLEAN, V	/A 22102		2834	

DATE MAILED: 08/25/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

			M			
	Application No.	Applicant(s)				
	09/936,931	SCHUERING, ING	0			
Office Action Summary	Examiner	Art Unit				
	Heba Elkassabgi	2834				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet wit	h the correspondence add	dress			
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period volume to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing - earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a re y within the statutory minimum of thirty vill apply and will expire SIX (6) MONT , cause the application to become ABA	oply be timely filed  (30) days will be considered timely.  FHS from the mailing date of this cor  ANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 01 Ju	une 2004.					
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ This	action is non-final.					
3) Since this application is in condition for alloward			merits is			
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-6 is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	wn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,2 and 5-7</u> is/are rejected.						
7)⊠ Claim(s) <u>3-4</u> is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9)⊠ The specification is objected to by the Examine	ır.					
10)⊠ The drawing(s) filed on <u>24 January 2002</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct	ion is required if the drawing(	s) is objected to. See 37 CF	R 1.121(d).			
11)☐ The oath or declaration is objected to by the Ex	caminer. Note the attached	Office Action or form PTC	O-152.			
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. §	119(a)-(d) or (f).				
a)⊠ All b)□ Some * c)□ None of:	promy and or or or or or	(4) (4) (1).				
1.⊠ Certified copies of the priority document	s have been received.					
2. Certified copies of the priority document		oplication No.				
3. Copies of the certified copies of the prior			Stage			
application from the International Bureau			· ·			
* See the attached detailed Office action for a list	of the certified copies not r	eceived.				
Attachment(s)	_					
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (PTO-948)		ummary (PTO-413) )/Mail Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	5) 🔲 Notice of In	formal Patent Application (PTO-	-152)			
Paper No(s)/Mail Date	6)	<u>-</u> -	•			

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#### **DETAILED ACTION**

#### **EXAMINER'S INTERVIEW**

On Thursday, August 19, 2004 Examiner Elkassabgi telephoned Mr. Kevin Spivak for clarification in regards to in independent claims 1 and 6 the claimed subject matter of the "end points" is a grammatical error. As disclosed in applicant's priority application (WO 00/57537) and applicants specification that the "end points" should be "end plates". The Examiner and Applicants representative agreed that the correct limitation should be "end plates"; the examiner will reexamine the claims based on the correction of the claim limitation.

## **Priority**

Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

## Specification

The specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to

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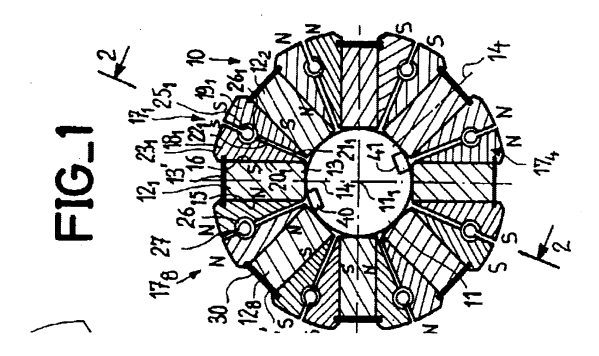
be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-2, 5-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Epars (U.S. Patent 4700096) and further in view of Amemiya et al. (US Patent 4697114).

Epars discloses in figure #1 a multipole, permanent-magnet rotor (10) for a rotating electrical machine, having permanent magnets (12<sub>1</sub>,12<sub>2</sub>,12<sub>3</sub>,12<sub>4</sub>,12<sub>5</sub>,12<sub>6</sub>,12<sub>7</sub>,12<sub>8</sub>) designed to be flat in a magnetization direction and arranged radially with respect to a rotor axis in slot-like spaces between two yokes (17) fixed on a rotor body (10), wherein each yoke (17) is subdivided in a circumferential direction into two mutually adjacent half-yokes (17) which extend over half of one pole pitch (OPP), and the two half-yokes (18,19) of the two yokes (17) are arranged alongside one another and are connected by end points (30,plates) to form a pole element (OPP, as disclosed in previous office action), the pole element is fixed on the rotor body (10). However, Epars does not disclose the end plates over the rotor yokes.

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Amemiya et al. Disclose in figures 1 and 2 a permanent magnet motor having two adjacent yokes (12) of a permanent magnet rotor assembly having a permanent magnets (13) between adjacent yokes (12) with end plates (14 and 15) provided on the axially opposite ends of the yokes in order to restrict the movement of the permanent magnets (13).

Since Epars and Amemiya et al. are from the same field of endeavor, the purpose disclosed by one inventor would have been recognized in the pertinent art of the others.

It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the permanent magnet motor structure of Epars with the end shield of Amemiya et al. in order to restrict the movement of the permanent magnets.

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In regards to claim 2, Epars discloses each of the two half-yokes (18,19) is fitted with permanent magnets (12<sub>1</sub>,12<sub>2</sub>,12<sub>3</sub>,12<sub>4</sub>,12<sub>5</sub>,12<sub>6</sub>,12<sub>7</sub>,12<sub>8</sub>) on a surface facing a slot-like intermediate space. In regards to claim 5, Epars further discloses the pole element (OPP) is subdivided into a number of partial pole elements (18,19) in an axial direction of the rotor (10). In regards to claim 7, the permanent magnets (12<sub>1</sub>,12<sub>2</sub>,12<sub>3</sub>,12<sub>4</sub>,12<sub>5</sub>,12<sub>6</sub>,12<sub>7</sub>,12<sub>8</sub>) are cuboid.

In regards to claim 6, though the product-by-process claims are limited by and defined by the process, determination of patentability of a product does not depend on its method of production. If the product in the product-by –process claim is the same as or obvious from a product of the prior art, the claim is unpatentable even though the prior product was made by a different process, In re Thorpe, 777 F.2d 695,698,227 USPQ 964,966 (Fed. Cir. 1985).

#### Allowable Subject Matter

Claims 3-4 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

In regards to claim 3 prior art does not disclose two half yokes of a pole element in an intermediate space filled with a material that is configured to expand under the influence of impregnation resin.

Claim 4 is allowed being dependent upon claim 3.

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## Response to Arguments

Applicant's arguments with respect to claims 1-7 have been considered but are most in view of the new grounds of rejection.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Heba Elkassabgi whose telephone number is (571) 272-2023. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Darren Schuberg can be reached on (571) 272-2044. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Heba Y. Elkassabgi

United States Patent and Trademark Office

Patent examiner

AU 2834

Class 310- Electrical Generator/Motor Structure

Class 290- Prime Mover Dynamo Plants

BURTON S. MULLINS
PRIMARY EXAMINER